Case 1:19-cv-01228-CMH-MSN Document 1 Filed 09/20/19 Page 1 of 34 PageID# 1

UNITED STATES DISTRICT COURT

EASTERN DESTRECT OF MASSACHISTER VIRGINIA

WILLIAM LEE GRANT IL
PLAINTIFF

V

CENTRAL INTELLIGENCE AGENCY,

SPECIAL COLLECTION SERVICE, +

STATE OF ILLINOIS

DEFENDANTS

FEDERAL GUESTION-28 USC 1331

WHAT ARE THE RAMIFICATIONS OF THE DOD KEEPING MR GRANT IN ILLINOIS UNDER MILITARY FORCE FOR NEARLY THIRTY (30) YEARS &

CIVIL LIBERTIES COMPLAINT

- DISTRICT HAS JURISDICTION PURSUANT TO: 1) 28 USC 1346 (b) (I); 28 USC 1391 (e)(I) (A); 42 USC 1983; 42 USC 1985 (3); AND 28 USC 2674.
- MRI GRANT HAS A CLAIM UNDER U.S. CONST. AMENDIS;

 VIS. CONST. AMEND IS VIS. CONST. AMEND XIII; AND U.S. CONST. AMEND.
- THE STATE OF ILLINOIS WAZVED SOVEREIGN EMMUNITY

 BY CONSENTENG TO 16-CV-3245 AND 17-CV-3261 BEING

 REMOVED TO THE ILLINOIS CENTRAL DISTRICT FROM THE SEVENTH

 CIRCUIT OF ILLINOIS:
- PURSUANT TO: 42 USC 1983; 42 USC 1985(3); AND 28 USC 2674, THE UNITED STATES (U.S. DEPARTMENT OF DEFENSE) AND STATE OF ILLIZNOTS DO NOT POSSES SOVEREIGN IMMUNITY.
- THE ILLINOIS ATTORNET GENERAL AND U.S. DEPARTMENT OF JUSTICE DEFAULTED AND FAILED TO DENY MR. GRANTS ALLEGATIONS IN 16-CV-3245 AND IF-CV-3261.



Case 1:19-cv-01228-CMH-MSN Document 1 Filed 09/20/19 Page 2 of 34 PageID# 2 Case 6:19-cv-01235-PGB-LRH Document 3 Filed 07/22/2019 Page 1 of 16 PageID 47

Dr. will and the second of the

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

WILLIAM LEE GRANT, II,

Plaintiff,

v. Case No: 6:19-cv-1235-Orl-40LRH

GREGORY K. HARRIS, JOINT CHIEFS OF STAFF and U.S. SPECIAL OPERATIONS COMMAND,

Defendants.



RELATED CASE ORDER AND TRACK TWO NOTICE

It is hereby **ORDERED** that, no later than fourteen days from the date of this Order, counsel and any *pro se* party shall comply with Local Rule 1.04(d), and shall file and serve a certification as to whether the instant action should be designated as a similar or successive case pursuant to Local Rule 1.04(a) or (b). The parties shall utilize the attached form NOTICE OF PENDENCY OF OTHER ACTIONS. It is

FURTHER ORDERED that, in accordance with Local Rule 3.05, this action is designated a Track Two case. All parties must comply with the requirements established in Local Rule 3.05 for Track Two cases. Counsel and any unrepresented party shall meet within sixty days after service of the complaint upon any defendant for the purpose of preparing and filing a Case Management Report. The parties shall utilize the attached Case Management Report form. Unless otherwise ordered by the Court, a party may not seek discovery from any source before the meeting. Fed. R. Civ. P. 26 (d); Local Rule 3.05(c)(2)(B). Plaintiff is responsible for serving a copy of this notice and order with attachments upon each party no later than fourteen days after appearance of the party.

- Case 1:19-cv-01228-CMH-MSN Document 1 Filed 09/20/19 Page 3 of 34 PageID# 3
- THE U.S. DEPARTMENT OF JUSTICE DEFAULTED AND
 FAILED TO DENY MR. GRANT'S PLLEGATIONS IN 16-CV-3245
 AND I7-CV-3261.
- THE U.S. DEPARTMENT OF JUSTICE DEFAULTED AND FAZLED TO DENY MR. GRANTS ALLEGATIONS IN 19-CV-3007 AND 19-CV-30200
- (8) FEDERAL (OURTS HAVE NOT FOUND MR GRANTS ALLEGATIONS TO BE 8 28 USC 1915 (e)(2)(B)(i); or 28 USC 1915 (e)(2)(B)(ii).
- THE COMMANDER-IN-CHIEF OF THE U.S. ARMED FORCES (RONALD REAGAN) DIRECTED THE SECRETARY OF DEFENSE TO CREATE MR. GRANT TO PREDICT FUTURE NUCLEAR ATTACKS.
- THE OFFICE OF THE SECRETARY OF DEFENSE CREATED MR. GRANT IN THE BASEMENT OF THE PENTAGON IN 1990.
- THE OFFICE OF THE SECRETARY OF DEFENSE USED JOINT SPECIAL OPERATIONS COMMAND (JSCC) TO ENGINEER MR. FEDERAL COURT.
- 12) THE EUNDS TO CREATE MR GRANT CAME FROM THE STRATEGIC DEFENSE INITIATIVE (MISSILE DEFENSE AGENCY).
- THE OFFICE OF THE SECRETARY OF DEFENSE "DROPPED-OFF"

 MR. GRANT IN SPRINGFIELD, ILLINOIS IN 1992 WITH DR. BILL
 WARFARE, AND TO BE THE U.S. DEPARTMENT OF DEFENSE'S WITNESS

 TO THE 9/11 TERRORIST ATTACKS.

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA

With the parties' consent, a district judge under 28 U.S.C. § 636(c) can refer any civil matter to a magistrate judge for any or all proceedings, including the resolution of any motion, a jury or non-jury trial, and entry of final judgment. Although the same law, rules, and procedure govern before both the district judge and the magistrate judge, reference to the magistrate judge often results in an earlier and more reliable trial date (a magistrate judge's trial calendar need not accommodate criminal trials, which are subject to the requirement of constitutional and statutory "speedy trial"). A final judgment entered by the magistrate judge is appealable directly to the United States Court of Appeals.

The parties can formalize consent to the magistrate judge on an AO 85 "Notice, Consent, and Reference of a Civil Action to a Magistrate Judge," a copy of which is attached. Consent requires the signature of each party's counsel and the signature of any unrepresented party. The district judges of the Middle District of Florida request that each party and each counsel carefully consider the benefits to the public, to the court, and to the parties of consent to proceed before the magistrate judge. Of course, consent is entirely voluntary, and — without any adverse substantive consequence— a party for any reason can withhold consent and continue the action before the district Judge.

Ster Derryday	Tout Moun
Steven D. Merryday Chief United States District Judge	Timothy J. Corrigan United States District Judge
Wirginia M. Hernandez Covington United States District Judge	Marcia Morales Howard United States District Judge
Mary S. Scriven United States District Judge	Charlene Edwards Honeywell United States District Judge
Roy B. Dalton, Jr. United States District Judge	Sheri Polster Chappell United States District Judge
Sun Sauri	Pa-1 8710
Brian J. Davis United States District Judge	Paul G. Byron United States District Judge
Carlos E. Mendoza United States District Judge	William F. Jung United States District Judge

- GREGORY K. HARRIS LEFT THE PENTAGON IN THE EARLY 1990'S TO ILLEGALLY SURVEIL MR GRANT THROUGH THE ILLINOIS CENTRAL DISTRICT UIS, ATTORNEY'S OFFICE.
- (15) GREGORY K. HARRIS BRIBED MR. GRANT'S FAMILY, PEERS, (0-WORKERS, TEACHERS, AND SUPERVISORS TO REPORT THE WORDS AND ACTIONS OF MR. GRANT TO GREGORY K. HARRIS.
 - GREGORY K. HARRIS DIRECTED MR. GRANT'S OPTOMETRIST TO GIVE MR. GRANT AN INCORRECT LENSE PRESCRIPTION TO DIMINISH MR. GRANT'S VISIONO
- GREGORY K. HARRIS DIRECTED MR. GRANT'S ORTHODONTIST TO DIRILL THE ENAMEL OFF MR. GRANT'S TRETH.
- WHEN MR GRANT TURNED SEVENTEEN (IF), MR. GRANT WAS
 FORCED TO STAB DR. BILL GRANT, OR THE OFFICE OF THE
 SECRETARY OF DEFENSE WOULD HAVE SENT SOMEONE TO
 ICILL DR. GRANT.
- (19) GIRTEGORY KI HARRIS UNDERMINED MR GRANT'S LEGAL DEFENSE BY COLLUDING WITH MR GRANT'S LAWYERS.
- GREGORY K. HARRIS RECRUITED (THEN ILLD US, ATTORNEY)
 RODGER A. HEATON TO ILLEGALLY SURVEIL AND CONSPIRE
 AGAINST MR. GRANT.
- GREGORY K. HARRIS RECRUITED NIVEESHA HILL TO ILLEGALLY SURVEIL AND CONSPIRE AGAINST MR. GRANT.
- MR. GRANT WAS FORLED TO BEGIN"ACTING GAY" IN COLLEGE, OR THE
- (23) UNTIL 20166
- IN 2009, THE ILLINOIS STATE POLICE (ISP), DOD, AND GREGORY

 IC. HARRIS "SET-UP" MR. GRANT FOR A DRIVING UNDER THE

 INFLUENCE CHARGE TO "STRIP" MR. GRANT OF HIS DRIVER'S

 LICENSE.

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Case 6:19-cv-01235-PGB-LRH Document 3

Filed 07/22/2019

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AO 85 (Rev. 01/09) Notice, Consent, and Reference of a Civil Action to a Magistrate Judge

WILLIAM LEE GRANT, II

United States District Court

for the

Middle District of Florida

Plaintiff)			
٧.)	Civil Action No.	6:19-cv-1235-Oi	I-40LRH
GREGORY K. HARRIS, et al.				
Defendants)			
NOTICE, CONSENT, AND REFER	ENCE OF A	CIVIL ACTION TO	A MAGISTRATE J	UDGE
Notice of a magistrate judge's available conduct all proceedings in this civil action (including The judgment may then be appealed directly court. A magistrate judge may exercise this	luding a jury of to the United	or nonjury trial) and to d States court of app	o order the entry of a eals like any other j	final judgment.
You may consent to have your case without adverse substantive consequences to any judge who may otherwise be involved	. The name	of any party withho	or you may withholololding consent will n	d your consent not be revealed
Consent to a magistrate judge's au magistrate judge conduct all proceedings in trial proceedings.	<i>uthority.</i> Th n this case ir	e following parties ncluding trial, the en	consent to have a try of final judgmen	United States at, and all post-
Parties' printed names	Sianatur	es of parties or attor	mevs	Dates
r arabe printed names		TO SUA		
				23.5
		⁸ %	<u> </u>	
2 2				
			various M	
	Referenc	e Order		
IT IS ORDERED: This case is refe proceedings and order the entry of a final ju 73.	rred to a Uni	ted States magistrat ccordance with 28 U	e judge to conduct .S.C. § 636(c) and	all Fed. R. Civ. P.
				ASTAN CHARLES
Date:				
and the state of the state of	('5	Distric	t Judge's signature	
	-	Prin	ted name and title	

Note: Return this form to the clerk of court only if you are consenting to the exercise of jurisdiction by a United States magistrate judge. Do not return this form to a judge.

- (35) I SP TROOPER TILER PRICE "STOPPED" MR. GRANT IN 2009 FOR AN ALLEGED IMPROPER LANE CHANGE.
- TSP TROOPER TILER PRICE FAILED TO MIRANDIZE MR. GRANT, 26 AND FAILED TO OBTAIN A WARRANT TO DRAW MR. GRANTS BLOODS
- ISP TROOPER TYLER PRICE ISSUED MR. GRANT MULTIPLE

 DRIVING UNDER THE INFLUENCE (DUI) TICKETS STEMMING

 FROM ONE 2009 TRAFFIC STOP.
- THE SHNGHMON COUNTY STATE'S ATTORNEY'S OFFICE FILED ONE 2009 TRAFFIC STOP.
- 29 LEGAL DEFENSE BY COLLUDING WITH MR. GRANT'S LAWYERS.
 30 MR. GRANT WAS SOBER.
 - MR. GRANT WAS HIRED BY THE STATE OF ILLINOIS TO GIVE CAUSE FOR APPEAR IN COURT
 - 32) THE ILLINOIS ATTORNEY GENERAL FAILED TO DENY MR. GRANT'S ALLEGATIONS IN THE SEVENTH CZRCUIT OF ILLINOIS (17-MR-754).
 - THE ILLINOIS ATTORNEY GENERAL FAILED TO DENY MR.

 33) GRANT'S ALLEGATIONS IN THE ILLINOIS COURT OF CLAIMS
 (18CC 0946 + 18CC 1057).
- 34 DEIRDRE 'D. K. 'HIRNER MADE AN AGREEMENT WITH THE DOD IN THE EARLY 1990'S TO HIRE MR. GRANT IN THE FUTURE.
- 35 IN THE EMPLY 1990'S TO HIRE MR. GRANT IN THE FUTURE.
- 36 DOICO HIRNER HIRED MR GRANT IN 2011 AS A POLICY ANALYST WITH THE OFFICE OF THE ILLINOIS LIEUTENANT GOVERNOR'S OFFICE.
- 37 ANN L. SCHNEIDER HIRED MR. GRANT IN 2012 AS A STAFF ASSISTANT WITH THE ILLINOIS DEPARTMENT OF TRANSPORTATION.



AO 85A (Rev. 01/09) Notice, Consent, and Reference of a Dispositive Motion to a Magistrate Judge

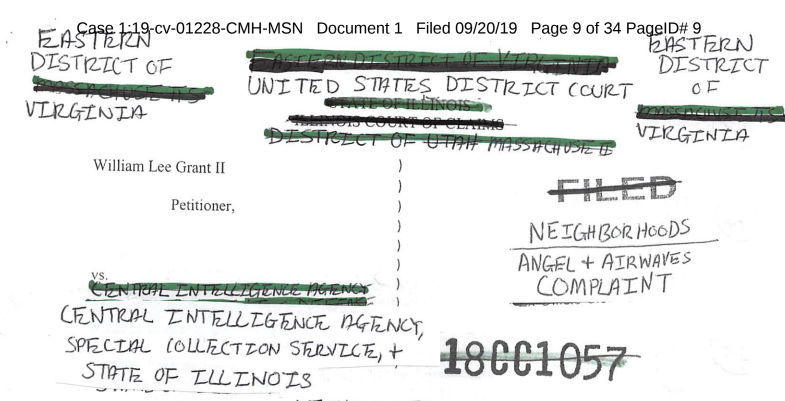
United States District Court

for the

	Middle District of Florida
WILLIAM LEE GRANT II Plaintiff V. GREGORY K. HARRIS, et al. Defendants)) Civil Action No. 6:19-cv-1235-Orl-40LRH))
NOTICE, CONSENT, AND REFERI	ENCE OF A DISPOSITIVE MOTION TO A MAGISTRATE JUDGE
	vailability. A United States magistrate judge of this court is available inal order dispositive of each motion. A magistrate judge may voluntarily consent.
	ns referred to a magistrate judge, or you may withhold your consent ces. The name of any party withholding consent will not be revealed blved with your case.
Consent to a magistrate judge's to have a United States magistrate judg motion identified below (identify each motion)	consideration of a dispositive motion. The following parties consent to econduct any and all proceedings and enter a final order as to each on by document number and title).
Motions:	
Parties' printed names	Signatures of parties or attorneys Dates
	The state of the second st
	<u>a sata dadka ara da gashka da ka M</u>
	Reference Order
IT IS ORDERED: The motions a proceedings and enter a final order on t	are referred to a United States magistrate judge to conduct all the motions identified above in accordance with 28 U.S.C. § 636(c).
Date:	
2 3 2 2 2 2 2 2 2	District Judge's signature

Note: Return this form to the clerk of court only if you are consenting to the exercise of jurisdiction by a United States magistrate judge. Do not return this form to a judge.

Printed name and title

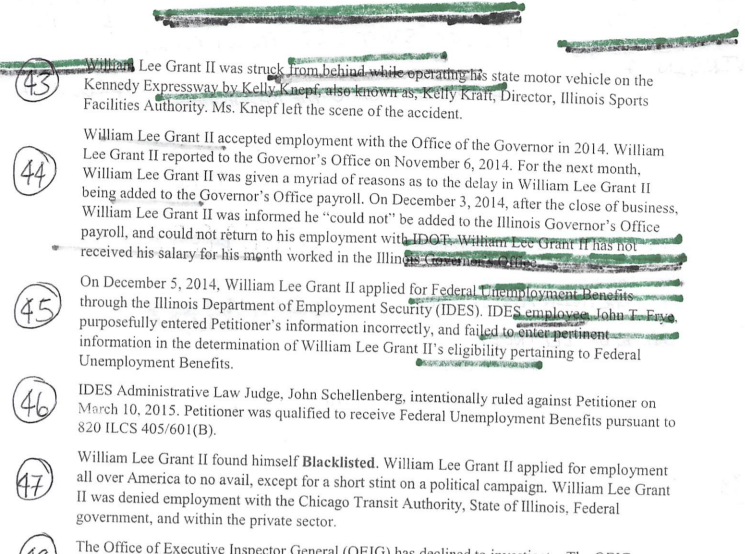


DEFENDANTS

Civil Rights Violations and Retaliation Complaint

- William Lee Grant II, Petitioner, was retaliated against by the Illinois Governor's Office and agencies under the jurisdiction of the Illinois Governor for filing a civil rights complaint with the Illinois Department of Transportation, and an ethics complaint with the Office of Executive Inspector General in 2012.
- William Lee Grant II, while employed with the Illinois Department of Transportation (IDOT), filed a civil rights complaint with IDOT's Bureau of Civil Rights. After the civil rights complaint was filed, William Lee Grant II endured a hostile work environment. William Lee Grant II's work hours were changed, work products were tampered with, and William Lee Grant II was given negative performance evaluations.
- William Lee Grant II took a leave of absence from IDOT, and was then transferred to IDOT's Chicago Office, and began to be supervised by Richard Abel Kabaker, IDOT Deputy Chief Council. For the next two and a half years, Richard Abel Kabaker treated William Lee Grant II as a "cotton pickin' nigger."
- Richard Abel Kabaker offered and then rescinded a promotion for William Lee Grant II. Richard Abel Kabaker gave William Lee Grant II a workload/ work-assignments below the paygrade of a Technical Manager II.
- Richard Abel Kabaker assigned William Lee Grant II to work in IDOT's Bureau of Claims office in Schaumburg, Illinois for one and a half months in 2013 against standard operating procedures and personnel policies.





The Office of Executive Inspector General (OEIG) has declined to investigate. The OEIG allegedly informed Governor Bruce Rauner's administration of the retaliatory actions that occurred, and took no action.

William Lee Grant II attempted to file a civil rights complaint with IDOT in 2016, and was escorted out of the building. The Illinois Department of Human Rights (IDHR) failed to investigate petitioner's complaint against IDOT after 365 days. IDHR has taken no action to investigate the Chicago Transit Authority or Illinois Department of Central Management Services.

WDVA,+

NDMY,

The Illinois Human Rights Commission rejected Petitioner's complaint against IDOT refusing Petitioner access to a proper venue for his retaliation (discrimination) complaint.

The Illinois Attorney General and U.S. Department of Justice do not deny the allegations. V. DCA, TLVD, TLCD, TLSD, MARYLAND, EDTS, NOGH, NERRASISA, EDNY, EDDS, V. DCA, V. DC

No Judge has found the allegations to be frivolous or malicious (28 U.S.C. 1915(e)(2)(B)(i), fails to state a claim on which relief may be granted (28 U.S.C. (e)(2)(B)(ii), or seeks monetary relief against a defendant who is immune from such relief (28 U.S.C. 1915(e)(2)(B)(iii) (a) (a) (15) (2)

 Case 1:55-cv-01000-UNJ Filed 11/14/17

EASTERN DISTRICT

DESTRECT OF

VIRGINIA

UNITED STATES

William Lee Grant II

Petitioner,

CENTRAL INTELLIGENCE AGENCY, SPECIAL COLLECTION SERVICE, + STATE OF ILLINOIS DEFENDANTS

NEIGHBORHOODS ANGEL + AIRWAVES

COMPLAINT and CERTIFICATION OF PLAINTIFF

- DoD domestic Black One Program run und
- Grandmas kick oss
- The U.S. Department of Justice does not deny the 9/11 Terrorist Attacks were engineered to initiate an epoch of perpetual war known as the War on Terror.
- Dick Cheney made substantial profits for himself and his former company, Halliburton, through awarding no-bid contracts to Halliburton. Vice-President Cheney had a conflict of interest in advocating for the Invasion of Iraq.
 - 🕰 Brucc Rauner bribed Rahm Emanuel to hide reports related to national security while Rahm Emanuel worked in the Clinton White House, Upon leaving the Clinton White House, Bruce Rauner assisted Rahm Emanuel in making \$14 million dollars in three years. Bruce Rauner went on to make hundreds of millions from the War on Terror.

OPERATION: HOMETOWN GLORY

NOV 13 2017

Received - USCFC

THE DIXIE CHIOCS WE'RE RIGHT

- Hillary Rodham Clinton killed (or was an accessory to murder) Vince Foster, Clint White House Council, to prevent him from testifying in the White Water Hearings.
- Hillary Rodham Clinton sent Ambassador J. Christopher Stevens to Benghazi, Libya as a suicide mission to prevent him from issuing a report advocating the diversion of funds
- Hillary Rodham Clinton lobbied for the 1994 Crime Bill in exchange for future campaign contributions from the private prison industry for her inevitable Presidential campaign.
 - Anita Alvarez entered into a conspiracy to allow "Chicago Cops to Shoot Black People for Sport Without Fear of Criminal Prosecution. The David Koschman case establishes her history of entering government conspiracies.
 - Richard M. Daley murdered Chicago Mayor Harold Lee Washington, and permitted the torture and wrongful convictions of African-Americans in Chicago, Illinois during his time as Cook County State's Attorney and Chicago Mayor.
 - The State of Illinois and U.S. Department of Justice violated the Constitutional rights of WILLIAM LEE GRANT II to investigate these matters.
- TLD, TLND, NOTE, NOTE, LAND, NOCA, CDCA, EDTX, EDTX, WDTX, EDNY, C.F.C., OR, FED. CTR.

 Federal Judge has claimed William Lee Grant II's action is:

 NEGROSICH MDFL
 - i. Is frivolous or malicious (28 U.S.C. 1915(e)(2)(B)(i);
 - ii. Fails to state a claim on which relief may be granted (28 U.S.C.(e)(2)(B)(ii); or
 - Seeks monetary relief against a defendant who is immune from such relief (28
 U.S.C. 1915(e)(B)(iii).

*HILLAPZY IZ.,

CLINTON RECEIVED

THE CONTRIBUTEONS DURING

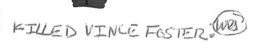
THE 2016 PRESIDENTIAL GENERAL

ELECTION:

8

OPERATION: HOMETOWN GLORY

PLEASE SEE RODRIGUEZ MEMOR-ANDUM (148-178). - JAMES COMEY+ ERIC HOLDER SAY HILLARY CLINTON



President George W. Bush's Executive Order dated November 13, 2001 allows for illegally obtained information to be admitted in court, and for the herein alleged traitors to be tried in a military tribunal.

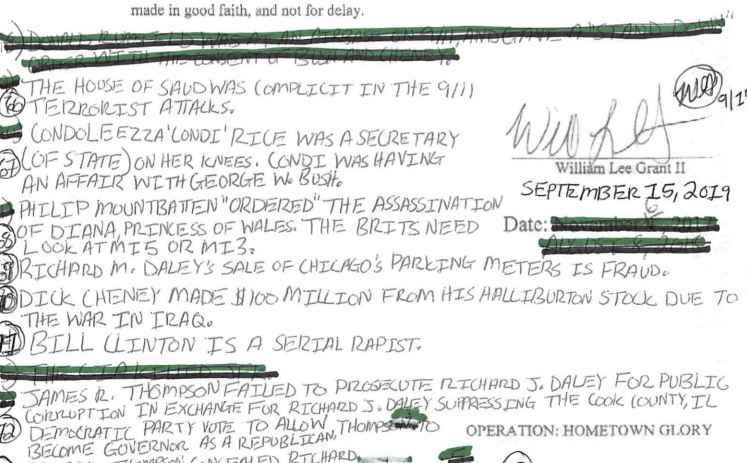
Per President George W. Bush's November 13, 2001 Executive Order, this Complaint must be adjudicated and sent to the U.S. Secretary of Defense:

> Secretary of Defense Office of the Secretary of Defense 1000 Defense Pentagon Washington, D.C. 20301

Petitioner seeks \$32 Trillion in compensatory and punitive damages.

Richard Abel Kabaker, State of Illinois, and U.S. Department of Justice defaulted (2016-MR-000643) by failing to plead pursuant to Fed. R. Civ. P. 81 (c)(2)(a) and Fed. R. Civ. P. 81 (c)(2)(c).

Petitioner, WILLIAM LEE GRANT II, certifies Complaint and all statements herein are



SAMES R. THOMPSON CONCEALED RICHARD M. DALEY'S MURDER OF HAROLD LET WASHINGTON

AND BERNARD EPTON.

OPERATION: HOMETOWN GLORY

QUESTIONS PRESENTED

OF ICURT COUSAZINE

FOR THE MURDIFIC

STAND TRZAL

COURTINEY

STACK

- 1. What are the legal ramifications to the United States of America creating a Program to investigate the United States Federal government, and for engineering a person from birth to be an Informant for the Justice Department violating his constitutional rights?
- 2. Where shall Illinois Governor Bruce Rauner and Chicago Mayor Rahm Emanuel be tried for their acts of treason?
- 3. Where shall Richard "Dick" Cheney and Donald Rumsfeld be tried for their acts of treason against the United States of America, their invasion of Iraq in violation of International law, and perpetration of War Crimes?
- 4. Where shall President George W. Bush be tried for treason and War Crimes?
- 5. Where shall Henry Kissinger be tried for his War Crimes?
- 6. What tribunal shall prosecute and judge the aforementioned War Criminals?
- hair was found on the body of Vince Foster?
- 8. Where shall Richard M. Daley be tried for the murder of Chicago Mayor Harold Lee Washington and public corruption?
- 9. Where shall (former) Cook County State's Attorney Anita Alvarez be tried for violating the civil rights of African-Americans in Cook County, Illinois and public corruption?
- The Whore small be w Jersey Governor Chris Christie stand trial for public corruption?
- 11. Where shall Michigan Governor Rick Snyder stand trial for public corruption?
- 12. Where shall former Illinois Governor Pat Quinn be tried for civil rights violations and public corruption?

13. Where shall Illinois 7th Circuit Judge John P. Schmidt be tried for public corruption?

14. WHERE SHALL

REGULY K. HARRIS, RODGER A. HEATON,

ND NIVERSHA HILL STAND TIZTAL FOR

NSPERING AGAINST MR. GHZANT?

NSPERING AGAINST MR. GHZANT?

15. WHERE SHALL DONALD J. TRUMP STAND.

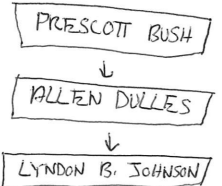
17. WHERE SHALL ALAN D. BRENTSAND LARTSS.

OPERATION: HOMETOWN GLORY

NOW HERE SHALL THOMAS W. LOATS AND

SUSTIN LASTINGS STAND TIZIAL FOR
SEXUALLY ASSAULTING MR. GRANTY

- (74) DONALD RUMSFELD GAVE A "STAND DOWN ORDER ON 9/11.
- THE OFFICE OF THE SECRETARY OF DEFENSE SAID DONALD RUMSFELD WAS AT AN AIRBASE ON 9/11, AND GANE A "STAND DOWN ORDER."
 - TO DONALD RUMSFELD WAS AT THE PENTAGEN ON 9/II, AND GAVE A "STAND DOWN" ORDER WITH THE CONSENT OF BUSH AND CHENEY.
- BILL CLINTON FIRED FEDERAL BUREAU OF INVESTIGATION DIRECTOR WILLIAM S. SESSIONS TO CONCEAL THE MURDER OF VINCE FOSTER.
- (78) THE CENTRAL INTELLIGENCE AGENCY KILLED JOHN FO



E. HOWARD HUNT'S 2003 CONFESSION IS VALIDO HUNT'S BODY WAS FAILING, BUT HIS MIND WAS SOUND.

- FOTHE CENTRAL INTELLIGENCE AGENCY ORCHESTRATED THE ARAB
- 60 LOUES FARKAKHAN KELLED MALCOLM X.
- (61) COURTNEY LOVE KILLED KURT COBAZNO
- (81) MARTON HUGH "SUGE" KNIGHT JR. KILLED CHRISTOPHER "BIGGIE SMALLS" WALLACE,
- SUGEL ICNIGHT BRIBED THE LOS ANGELES POLICE DEPARTMENT TO CONCEAL SUGE KNIGHT'S ROLE IN THE MURDER OF BIGGIE SMIPLLS.



UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

WILLIAM LEE GRANT, II,

Plaintiff,

v. Case No: 6:19-cv-1235-Orl-40LRH

GREGORY K. HARRIS, JOINT CHIEFS OF STAFF and U.S. SPECIAL OPERATIONS COMMAND,

Defendants.

CASE MANAGEMENT REPORT

The parties have agreed on the following dates and discovery plan pursuant to

Fed.R.Civ.P. 26(f) and Local Rule 3.05(c):

DEADLINE OR EVENT	AGREED DATE
Mandatory Initial Disclosures (pursuant to Fed.R.Civ.P. 26(a)(1) as amended effective December 1, 2000) [Court recommends 30 days after CMR meeting]	
Certificate of Interested Persons and Corporate Disclosure Statement [each party who has not previously filed must file immediately]	
Motions to Add Parties or to Amend Pleadings [Court recommends 1 - 2 months after CMR meeting]	
Disclosure of Expert Reports Plaintiff: Defendant: [Court recommends last exchange 6 months before trial and 1 - 2 months before discovery deadline to allow expert depositions]	
Discovery Deadline [Court recommends 6 months before trial to allow time for dispositive motions to be filed and decided; all discovery must be commenced in time to be completed before this date]	
Dispositive Motions, <i>Daubert</i> , and <i>Markman</i> Motions [Court recommends no less than 5 months before trial]	

- Case 1:19-cv-01228-CMH-MSN Document 1 Filed 09/20/19 Page 17 of 34 PageID# 17 IN 2003, ALAN D. BRENTS AND LAKESSA M. YOUNG SEXUALLY
- (83) ASSAULTED MR. GRANT AT THE DIRECTION OF GREGORY K.
 HARRIS.
- IN 2014, THOMAS W. COATS AND JUSTEN CAJINDOS SEXUALLY ASSAULTED MR. GRANT AT THE DIRECTION OF GREGORY K. HARRIS.
- 85 THE DOD STOLE NEARLY THIRTY YEARS OF MR. GRANT'S LIFE TO BRING THIS ACTION:
- (86) THE DOD KEPT MRI GRANT IN ILLINOTS UNDER THREAT OF MILITARY FORCE FOR NEARLY THIRTY (30) YEARS
- 87 ROLE IN THE VIETNAM WAR, CAMBODIA, ARGENTINA, AND
- THE AIDS VIRUS IS A WORLD WAR I SAPANESE VIRUS UNLEASHED ON THE WORLD TO GENERATE PROFITS FOR THE PHARMACEUTICAL INDUSTRY.

TIE DING

- 89 THE HIV/AIDS "COCKTAIL (TREATMENT)" CAME FROM THE PENTAGONO
- THE ILLINOIS CENTRAL DISTRICT HAS NOT FOUND MR GRANT'S ALLEGATIONS TO BE! 28USC 1915 (eX 2XB) (i); or 28USC 1915 (eX 2XB) (ii); or 28USC 1915 (eX 2XB) (iii).
- THE ILLINOIS NORTHERN DISTRICT JUDGE VIRGINIA MO
 I(ENDALL (II CV-7902) DID NOT FIND MR. GRANT'S ALLEGATIONS
 TO BES 28 USC 1915 (e)(2)(B)(i);
 28 USC 1915 (e)(2)(B)(iii);
 28 USC 1915 (e)(2)(B)(iiii).

DEADLINE OR EVENT	AGREED DATE
Joint Final Pretrial Statement (<i>Including</i> a Single Set of Jointly-Proposed Jury Instructions, Verdict Form and Voir Dire Questions emailed to chambers_FLMD_Byron@flmd.uscourts.gov in Word format), Witness Lists, Exhibit Lists with Objections on Approved Form) Trial Briefs [Court recommends 4 weeks before Final Pretrial Conference]	
All Other Motions Including Motions In Limine [Court recommends 3 weeks before Final Pretrial Conference]	a la
Final Pretrial Conference [Court will set a date that is approximately 3 weeks before trial]	
Trial Term Begins [Local Rule 3.05 (c)(2)(E) sets goal of trial within 1 year of filing complaint in most Track Two cases, and within 2 years in all Track Two cases; trial term <i>must not</i> be less than 4 months after dispositive motions deadline (unless filing of such motions is waived.	
Estimated Length of Trial [trial days]	
Jury / Non-Jury	1717
Mediation Deadline: Mediator: Address:	
Telephone: [Absent arbitration, mediation is <i>mandatory</i> ; Court recommends either 2 - 3 months after CMR meeting, or just after discovery deadline]	
All Parties Consent to Proceed Before Magistrate Judge	Yes No
en programme de la companya della companya della companya de la companya della co	Likely to Agree in Future

EASTERN DISTRICT OF VIRGINIA JUDGESS LEONIE M.

(3) BRINKEMA (18-CV-449), ANTHONY J. TRENGA (18-CV-543),

ROBERT E. PAYNE (18-CV-369); AND LIAM O'GRADY (18-CV1328) DID NOT FIND MR. GRANT'S ALLEGATIONS TO BES

28 USC 1915(e)(2)(B)(i)); OR
28 USC 1915(e)(2)(B)(iii).

QISTRICT OF MARYLAND JUDGES: GEORGE L. RUSSELL III

Q3) (18-CV-1321+ 19-CV-2265) AND PAULA XINIS(18-CV-1705)

DID NOT FIND MR. GRANT'S ALLEGATIONS TO BE: 28UX19ISLEX2XBXi),

28UX1915(eX2XBXii),
28UX1915(eX2XBXii),

94) DISTRICT OF NEBRASKA JUDGE RICHARD GO KOPF (18-CV-246+
18-CV-247) DID NOT FIND MR. GRANT'S ALLEGATIONS TO 13 E. 8
28 USC 1915(eX2XBXi))
28 USC 1915(eX2XBXii))OR
28 USC 1915(eX2XBXii))OR
28 USC 1915(eX2XBXiii)

95) FZIGHTEEN(IS) DISTRICT COURTS HAVE NOT FOUND MR. GRANT'S

PLLEGATIONS TO BE: 28 USC 1915 (e)(2)(B)(i)', GR

28 USC 1915 (e)(2)(B)(ii).

GO REAGAN (17-CV-1257), NANCY JO ROSENSTENGEL (18-CV-606), AND STACZ M. YANDE (19-CV-332) DID NOT FIND MR. GRUANT'S ALLEGATIONS TO BE: 28 US 1915 (EXXXIX), 28 US 1915 (EXXXIX) OR 28 US 1915 (EXXXIX).

NORTHERN DISTRICT OF GEORGIA JUDGE THOMAS W. THRIASH JR. (18-CV-1469; 18-CV-1472; 18-CV-1474; AND 18-CV-1475) DID NOT FIND MR. GRANTS ALLEGATIONS TO BES 28 UX 1915 (eXXXBXi); 28 UX 1915 (eXXXBXi); or 28 UX 1915 (eXXXBXII); or 28 UX 1915 (eXXXBXII);

13)

MANDATE

S.D.N.Y.–N.Y.C. 18-cv-4917 McMahon, C.J.

United States Court of Appeals

FOR THE SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 31st day of October, two thousand eighteen.

Present:

John M. Walker, Jr., Pierre N. Leval, Christopher F. Droney, *Circuit Judges*.

William L. Grant, II,

Plaintiff-Appellant,

٧.

18-2024

United States Department of Defense,

Defendant-Appellee.

Appellant, pro se, moves for leave to proceed in forma pauperis and for remand and transfer. Upon due consideration, it is hereby ORDERED that the motions are DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

AND STREET

Appellant has filed a number of frivolous matters in this court, including the appeals docketed under: *Grant v. U.S. Dep't of Transp.*, 18-2176; *Grant v. U.S. Dep't of Treasury*, 18-2180; *Grant v. Kabaker*, 18-250. Appellant is hereby warned that the continued filing of duplicative, vexatious, or clearly meritless appeals, motions, or other papers, will result in the imposition of a sanction, which may require Appellant to obtain permission from this Court prior to filing any further submissions in this Court (a "leave-to-file" sanction). *See In re Martin-Trigona*, 9 F.3d 226, 229 (2d Cir. 1993); *Sassower v. Sansverie*, 885 F.2d 9, 11 (2d Cir. 1989) (per curiam).

A True Copy

Catherine O'Hagan Wolfg Slerk

FOR THE COURT:

Catherine O'Hagan Wolfe, Clerk of Court

United States Court of Appears, Second Ci

Ipoul Dolfe

ON 12/27/2018

ono policy on the feet of the

MR GRANT HAS A CLAIM UNDER UIS CONSTIAMENDIN

U.S. CONSTI AMEND I

DIST CONSTITUTEND ALL DUIST CONSTITUTEND XII

(ii) (i) or

OURT DID NOT FIND ALLEGATIONS TO BE: 28USC1915

MR. GRANT HAS BEEN UNABLE TO PROCEED IN THE TILL NOIS CENTRAL DISTRICT, ILLINOIS NORTHERN DISTRICT, FLASTERN DISTRICT, FLASTERN COLUMBIA.



MR. GRANT BEGAN HIS LAWSUIT IN MAY OF 2016 IN THE TILINGES CENTRAL DISTRICT.

TO 3 28 USC 1346(b)(1); 28 USC 1391(eX1XA); AND 28 USC 2674.

101) THE STATE OF ILLINOIS CONSENTED TO SUIT BY ALLOWING

THE STATE OF ILLENOIS AND U.S. DEPARTMENT OF DEFENSE DO NOT ENJOY SOVEKEIGN IMMUNETY PURSUANT TOS 42USC 1983, 42 USC 1985 (3); AND 28 USC 2674.



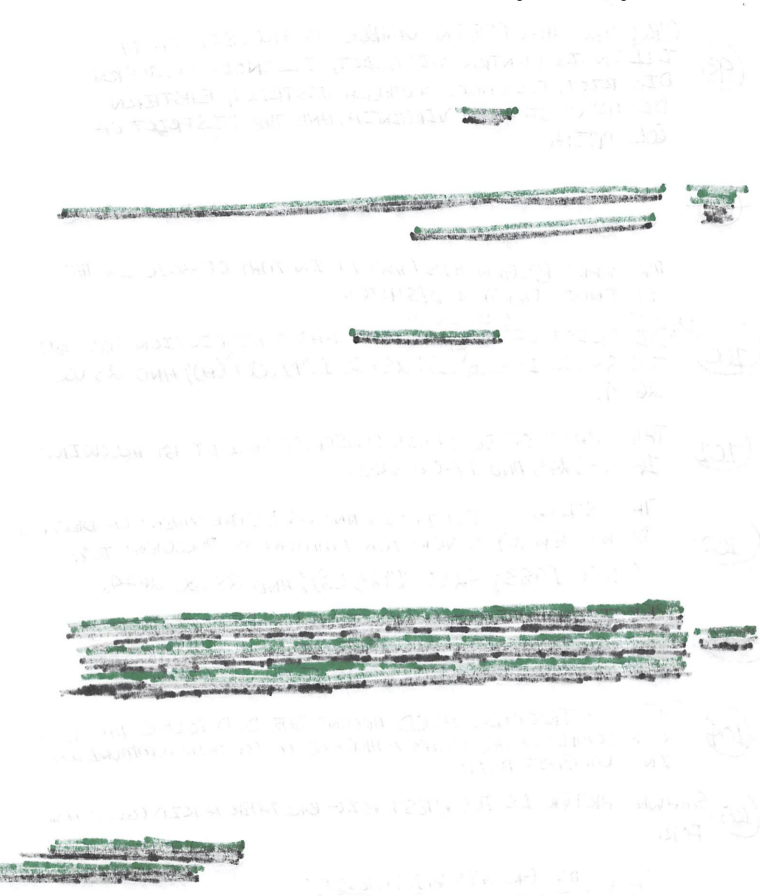
THE CIA TRIANGULATED AROUND THE DOD TOUSE THE DOD TO HICCOMPLISH THE CIA'S MANDATE TO CONTAIN COMMUNISM IN SCUTHEAST ASIA,

SHAWN CARTER IS THE BEST BIG BROTHER A KID COULD ASK FOR.

ICG MR. GRANT'S WITNESSES

MICHAEL JOMADIGAN JESSE WHETE EMEL JONES BARACK HOBAMA





THE ASSISTANCE OF HOLLY WOOD AND THE MUSIC INDUSTRY.

THE SOPRANOS CAME FROM THE AZINTAGON, WHAT IS WORSE THAN A CHICAGO TOS) POLITICIAN SEEING A SHRINK: HIRING ALAWYER. IT GETS SO BAD, THE LAWYER ("SHRINK") NEEDS A LAWYER ("SHRINK").

THEY SING HIGH, WE SING LOWER (THE BASSISTS). THEY GO LOWER, WE GO LOWER.

ALLY MCBEAL IS AN ECCENTRIC LAWYER WHO IS SURROUNDED BY ECCENTRIC LAWYERS. PALLY MUSTEAL (AM) HAS A BABY CLOCK THAT WILL NOT STOP CLICKING, MR. GRANT COULD NOT AVOID STABBING DR. GRANT WHEN HE TURNED SEVENTEEN.

ENTOURAGE IS WHAT IT LOOKS LIKE WHEN A MANOR WOMAN ASSUMES POLITICAL OFFICE. THEY HIRE SOME OF THEIR FRIENDS, AND HELP SOME OF THEIR FRIENDS

+ ARI GOLD = ANGRYGAY, MR. GRANT IS KNOWN TO HAVE USED PROFANITY.

SEX AND THE CITY CAME FROM THE PENTAGON. AS A CHILD, MR. GARANT WANTED TO KNOW HOW FT WAS TO DATE IN A LARGE CITY. A GENERAL FOUND A CANDALE BUSHNELL ARTICLE ON A TRAIN. IT BECAME THE BASIS OF THE BOOK AND THE SERIES. THE PENTAGON HAD MS. BUSHNELL ADD THE CHARACTER 'MIRANDA HOBBS."

MINANDA WAS NOT IN THE BOOK : MIRANDA WAS INTHE TELEVISION SERTES AND THE MOVIES.

TSP TROOPER TYLER PRICE FAILED TO MILANDIZE MP. GIRANT,

THE LADIES OF SEX AND THE CITY FILMED THE SECOND MOVIE IN ABU DHABI BECAUSE THE Y HAD INDEPENDENT CONFIRMATION THE HOUSE (II) OF SAUD WAS COMPLICIT IN THE 9/11 TERRORIST ATTACKS.

THE WEST WING CAME FROM THE PENTAGON. ANN L. SCHNEIDER (IB) [FORMER IL DEPT OF TRANSPORTATION SECRETARY) IS MRS. LANDINGHAM.

SCANDAL IS THE PENTAGEN "AIRING" AMERICA'S "DIRTY LAUNDRY" ON NATIONAL TELEVISION, * JUDY SMITH WAS BILL CLINTON'S "FIXER,"
AND A CONSULTANT TO SCANDAL.

*COUNTRY SAIDE IT'S OUR COUNTRY, TOO. WE WANT A PLECEL



THANK-YOU: STEVE JONES ATTIBM

Case 1:19-cv-01228-CMH-MSN, Document 1 Filed 09/20/19 Page 24 of 34 Page ID# 24

GRANT'S LIFE, MR. GNANT WAS "GUNNED DOWNED" WHEN HE SHOULD HAVE

REEN THE HAPPIEST HE HAD EVER IMAGINED. A YEAR BEFORE MR. GRANT HAD TO STAB & DR. GRANT, MR. GRANT MET THE GIRL OF HIS DIZEAMS,

MR. GRANT'S LIFE WAS THOUGHT TO BE OVER. MR. GALANT HAD BEEN, IN EFFECT, "THROWN INTO A BOX." MR. GRANT HAD TO "FIGHT" HIS WAY OUT OF THE BOX BY WAITING TABLES AND GOING TO COMMUNICITY LOUEGE:

MR. GRANT APPEARED TO HAVE COME BACK TO LIFE WHEN HE APPEARED IN THE ILLINOIS GOVERNOR'S GEFFICE, AS AN INTERN.

MR. GRANT BEAT THE ODDS, AMD EARNED AN EIGHTY-EIGHT ON HIS JUNION YEAR GEOMETRY FINAL, MR. GRANT EARNED HIGHER, BUT THE TEACHER CHANGED THE RESULTS.

AFTER STABBING DR. GRANT, MR. GLYANT WAS SHUNNED BY HIS PEERS.
AFTER FILING A CIVIL RIGHTS COMPLAINT AND AN ETHICS COMPLAINT, MR.
GRANT WAS BETRAYED BY THE QUINNSTERS (GOUPAT QUINN ADMINISTERS)

HARRY POTTER CAME FROM THE PENTAGON. MR. GRIANT WAS RAISED AS
AN "UNWANTED CHILD." THE CLOAK OF INVISIBILITY IS MR. GRANT'S
BLACK SKIN, NO ONE NOTICED MR. GRANT. THE RESURRECTION STONE IS MR.
GRANT'S ABILITY TO COME BACK FROM THE GRAVE, AND THE DEPT OF
DEFENSE NANOBITES. THE ELDER WAND IS MR. GRANT'S PEN(AND PENCIL).

LORD VOLDEMORT IS THE GREATEST DARK WIZARD OF ALL TIME. THE GREATEST NAGGER WIZARD OF ALL TIME. THE LV (LICKING VAGINA) BEATS HP (HAIRY PENIS).

RONALD WEASLEY IS ACTUALLY A GIRL WHO IS LOYAL TO HER FRIENDS, HERMIGNE GRANGER IS ACTUALLY A BOY WHO IS BRILLIANT. HE MAY HAVE A PARENT WHO IS A PLASTIC SURGEON.

HOGWARTS IS CHICAGO. HOGWARTS IS (ALSO) THE DISTRICT OF COLUMBIA.

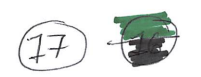
WILLIAM BEAVERS IS A POWERFUL CHICAGO POLITICIAN WHO
SAYS, "HE'S THE HOG WITH THE BIGGEST NUTS IN COOK COUNTY."







- (108) RES JUDICATA IS NOT APPLICABLE. MR. GRANT'S COMPLAINT HAS NOT BEEN HEARD ON THE THE MERITS. THE DOJ AND ILLINOIS ATTORNEY GENERAL HAVE NOT FILED RESPONSES TO MR. GRANT'S ALLEGATIONS IN 16-CV-3245, II-CV-3261, 19-CV-3001, AND 19-CV-30200
- (IOG) THOMAS WI COATS HAS A SMALL PENES, TOM HOPPER DOES
- (10) STEVE JOBS HAS A LARGE PENZS, STEVE JOBS HAS
- (III) TONY BLAIR SAID, "ENGLAND'S NOT DOWN . IT'S ING.
- [112] ADELE IS THE BESTO
- (II3) FREDDIE STROMA IS THE SAME SIZE AS TOM HOPPERS
- 114) IS DISTRICT COURTS HAVE NOT FOUND MR. GRANT'S
 ALLEGATIONS TO BEE 28 USC 1915 (eX2) (BXi),
 28 USC 1915 (e) (2) (BXII), OR
 28 USC 1915 (e) (2) (BXIII), OR



WILL D William Lee Gravet IL 901 WYTHE ROAD SALINGFIELD, IL GOFOZ 217) 726-5269

United States Court of Appeals FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 19-5010

September Term, 2018

1:18-cv-03073-UNA

Filed On: April 17, 2019

William Lee Grant, II,

Appellant

٧.

United States Department of Defense,

Appellee

BEFORE: Tatel and Millett, Circuit Judges, and Sentelle, Senior Circuit Judge

ORDER

Upon consideration of the motion for summary reversal, it is

ORDERED that the motion for summary reversal be denied and, on the court's own motion, that the district court's order filed on January 9, 2019, be summarily affirmed. Appellant's filing of a motion for summary reversal placed the merits of the appeal before the court, and the merits of the parties' positions are so clear as to warrant summary action. See Taxpayers Watchdog, Inc. v. Stanley, 819 F.2d 294, 297 (D.C. Cir. 1987) (per curiam). The district court properly dismissed appellant's complaint as frivolous. See Neitzke v. Williams, 490 U.S. 319, 325-28 (1989).

Pursuant to D.C. Circuit Rule 36, this disposition will not be published. The Clerk is directed to withhold issuance of the mandate herein until seven days after resolution of any timely petition for rehearing or petition for rehearing en banc. <u>See Fed. R. App. P. 41(b)</u>; D.C. Cir. Rule 41.

Per Curiam

FOR THE COURT: Mark J. Langer, Clerk

BY: /s/ Laura Chipley Deputy Clerk

- (99) OPERATIONS HOME TOWN GLORY IS A SPECIAL COLLECTION SERVICE (U.S. DEPARTMENT OF DEFENSE) DOMESTIC HUMAN INTELLIGENCE BLACK OPERATION RUN UNDER THE BANNER OF THE U.S. DEPARTMENT OF JUSTICE.
- (103) THE SPECIAL COLLECTION SERVICE IS A "JOINT"
 LENTRAL ENTELLIGENCE AGENCY AND NATIONAL SECURITY
 AGENCY PROGRAM.
- 115) THE CENTRAL INTELLIGENCE AGENCY IS LIABLE FOR THE ACTIONS OF THE SPECIAL CULLECTION SERVICES
- (107) THE DOD REMEMBERS 'NAM.
- (116) THE OFFICE OF THE SECRETARY OF DEFENSE HAS
 COMMAND AUTHORITY OF THE NATIONAL SECURITY AGENCY.
- (117) THE OFFICE OF THE SECRETARY OF DEFENSE DESIGNATED SERVICE PROGRAM.
- (118) THE CIA IS LIABLE FOR THE # ACTIONS OF THE SPECIAL
- 7.19) THE DOD REMEMBERS INAM.

WeUSD 9/17/2019 William Lee Great JL 901 WYTHE ROAD SPRINGFIELD, IL 62702 (217)726-5269

(18)

18-2520



William Lee Grant, II 901 Wythe Road Springfield, IL 62702 Case 1:19-cv-02265-GLR Document 3 Filed 08/22/19 Page 1 of 4

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MARYLAND

WILLIAM LEE GRANT, II,

Plaintiff,

V.

Civil Action No.: GLR-19-2265

GINA HASPEL, et al.

Defendants.

ORDER

Pending before the Court are Plaintiff William Lee Grant, II's Complaint (ECF No. 1) and Motion for Leave to Proceed in Forma Pauperis (ECF No. 2). Because Grant appears to be indigent, the Court will grant his Motion. For the reasons stated below, the Court will dismiss the Complaint.

Grant alleges that "[t]he Office of the Secretary of Defense created Mr. Grant in the basement of the Pentagon in 1990 to be 'The Judge' as to whether the Vietnam War constituted war crimes." (Compl. ¶ 15). That Office then "'dropped off' Mr. Grant in Springfield, Illinois in 1992 with Dr. Bill Grant and Armenta Johnson to be the U.S. Department of Defense's witness to the 9/11 terrorist attacks; and to be beaten and endure psychological warfare." (Id. ¶ 16). Defendant Gregory K. Harris "left the Pentagon in the early 1990's to illegally surveil Mr. Grant through the Illinois Central District U.S. Attorney's Office by 'bribing' Mr. Grant's family, peers, teachers, co-workers, and supervisors . . ." (Id. ¶ 17). Grant "was forced to stab Dr. Grant when Mr. Grant turned seventeen (17) in 2002, or the JCOS would have killed Dr. Grant." (Id. ¶ 18).

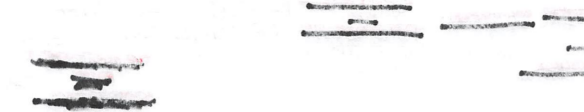














Although the details are not clear from the handwritten part of the Complaint, other included documents indicate Grant worked for the State of Illinois in various capacities, including for the Governor and Lieutenant Governor, from 2010 until he lost his job as part of a larger layoff in late 2014. (<u>Id.</u> at 4, 13–21). Grant filed suit in several other courts, including in Illinois where he lives, before filing the Complaint in this Court on August 6, 2019. (<u>Id.</u> at 1–2). Grant asserts claims against Defendants for violating his rights under the Fourth, Fifth, Eighth, and Fourteenth Amendments to the United States Constitution. (<u>Id.</u> at 1). He seeks "\$99 trillion in damages." (<u>Id.</u> at 2).

Grant filed his Complaint in forma pauperis pursuant to 28 U.S.C. § 1915(a)(1) (2018), which permits an indigent litigant to commence an action in this Court without prepaying the filing fee. To guard against possible abuses of this privilege, the statute requires dismissal of any claim that is "frivolous or malicious," or "fails to state a claim on which relief may be granted." § 1915(e)(2)(B)(i) & (ii).

When considering whether a claim is frivolous, § 1915(e)(2) grants courts "the unusual power to pierce the veil of the complaint's factual allegations and dismiss those claims whose factual contentions are clearly baseless." Neitzke v. Williams, 490 U.S. 319, 327 (1989). A complaint is frivolous where "it lacks an arguable basis either in law or in fact." McLean v. United States, 566 F.3d 391, 399 (4th Cir. 2009) (quoting Neitzke, 490 U.S. at 327). Frivolous claims include "those whose factual allegations are 'so nutty,' 'delusional,' or 'wholly fanciful' as to be simply 'unbelievable." Id. (quoting Gladney v. Pendleton Corr. Facility, 302 F.3d 773, 774 (7th Cir. 2002); then quoting Denton v. Hernandez, 504 U.S. 25, 29 (1992)).

















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Case 1:19-cv-02265-GLR Document 3 Filed 08/22/19 Page 3 of 4

Rule 8 of the Federal Rules of Civil Procedure requires "a short and plain statement of the claim showing that the pleader is entitled to relief" and that each averment of a pleading be "simple, concise, and direct." Fed.R.Civ.P. 8(a)(2), (d)(1). To comply with Rule 8(a), a plaintiff must provide enough detail to illuminate the nature of the claim and allow defendants to respond. Erickson v. Pardus, 551 U.S. 89, 94 (2007). The Court is mindful, however, of its obligation to liberally construe self-represented pleadings. See id. Nonetheless, liberal construction does not mean that this Court can ignore a clear failure in the pleading to allege facts which set forth a cognizable claim. See Weller v. Dep't of Soc. Servs., 901 F.2d 387, 391 (4th Cir. 1990); see also Beaudett v. City of Hampton, 775 F.2d 1274, 1278 (4th Cir. 1985) (stating that a district court may not "conjure up questions never squarely presented").

Here, Grant's Complaint is frivolous and fails to state a claim. Grant's allegations about the federal government either deploying him for special missions or spying on him "lack[] an arguable basis either in law or in fact," as they are "'so nutty,' 'delusional,' or 'wholly fanciful' as to be simply 'unbelievable." McLean, 566 F.3d at 399 (quoting Neitzke, 490 U.S. at 327). To the extent Grant attempts to make an employment claim, he fails state that claim. Grant has not named any of his Illinois employers as a defendant nor has he filed his case in the correct venue.

¹ Proper venue for a Title VII claim lies "(i) in any judicial district in the state in which the unlawful employment practice is alleged to have occurred, (ii) in the judicial district in which the employment records relevant to such practice are maintained and administered, or (iii) in the judicial district in which the aggrieved person would have worked but for the alleged unlawful employment practice." <u>Lengacher v. Reno</u>, 75







